1		
2		
3		
4		
5	·	
6		
7	UNITED STATES DISTRICT COURT	
8	WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
9		
10	SUSAN CHEN, et al.,	CASE NO. C16-1877JLR
11	Plaintiffs,	ORDER REFERRING MOTION TO SCREENING COMMITTEE
12	V.	TO SCREENING COMMITTEE
13	NATALIE D'AMICO,	
14	Defendant.	
15_	Before the court is Plaintiff Susan Chen's motion to appoint counsel. (Mot. (Dkt.	
16	#10).) Ms. Chen is proceeding pro se. (Compl. (Dkt. # 6).) The District has	
17		
18	On March 10, 2017, Ms. Chen and her co-plaintiff, Naixiang Lian, filed a joint motion to appoint counsel. (1st Mot. (Dkt. #8).) The court determined that it could not fully assess	
19	whether it should forward Plaintiffs' motion to the Pro Bono Screening Committee for further review because Plaintiffs are not proceeding <i>in forma pauperis</i> and had not attached to their motion a completed copy of an affidavit of financial status. (3/29/17 Order at 2.) The court	
20	directed Plaintiffs to file an affidavit detailing their financial statuses no later than 14 days after the entry of the court's order. (<i>Id.</i>) On April 12, 2017, Ms. Chen filed a financial affidavit	
21	detailing her financial status (see Fin. Aff.) and a second motion to appoint counsel (see Mot.). Ms. Chen states that Mr. Lian did not provide a financial affidavit and "ask[s] the court to	
22	appoint counsel for her specifically." (Mot. at 2.) A motion to appoint counsel as superseding the earlier	accordingly, the court construes Ms. Chen's motion and denies the earlier motion.

1	implemented a plan for court-appointed representation of civil rights litigants. The plan	
2	requires the court to assess a plaintiff's case before forwarding it to the Pro Bono	
3	Screening Committee for further review and possible appointment of pro bono counsel.	
4	See General Order, August 1, 2010, Section 3(c) (In re Amended Plan for the	
5	Representation of Pro Se Litigants in Civil Rights Actions). In its initial assessment, the	
6	court evaluates the case to determine that it is not frivolous and that the plaintiff is	
7	financially eligible. Id. Ms. Chen's submissions satisfy the court that there is an	
8	adequate basis to refer her case to the Screening Committee. (See Mot.; Fin. Aff. (Dkt.	
9	# 11); Compl.)	
10	Accordingly, the court DIRECTS the Clerk to forward to the Screening	
11	Committee Ms. Chen's complaint (Dkt. # 6), her motion for court-appointed counsel	
12	(Dkt. # 10), and a copy of this order. See General Order, August 1, 2010, Section 3(c).	
13	The court DIRECTS the Screening Committee to review the case and make a	
14	recommendation to the court in accordance with the District's pro bono plan and the rules	
15	for the pro-bono panel on or before May 8, 2017. The court also DIRECTS the Clerk to	
16	renote Ms. Chen's motion to appoint counsel (Dkt. # 10) for May 8, 2017, pending the	
17	Screening Committee's recommendation. See General Order, August 1, 2010, Section	
18	3(f). Finally, the court DENIES Plaintiffs' joint motion to appoint counsel (Dkt. #8).	
19	Dated this 17 day of April, 2017.	
20	Jun Carlot	
21	JAMES L. ROBART United States District Judge	
22		